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SERIAL NUMBER FILING DATE		FIRST NAM	IED APPLICA	NT	ATTO	PRNEY DOCKET NO.	
07/422,699 10/17/89	RUEGER	et al			C RPOOLCP3		
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				ARTUN	Т	PAPER NUMBER	
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				DATE MAILED):	•	
EX.	AMINER INT	ERVIEW SU	UMMARY RE	CORD			
All participants (applicant, applicant's representativ	e, PTO personnel):					
(1) Robin Kelley (attorn	iey)	(3)	Nathan	Nutter	(ex	raminer)	
121 Edmund Pitcher Catto	rney)	(4)					
Date of interview 7 June 1990				ſ			
Type: Telephonic Personal (copy is give	n to 🔲 applica	nt ष applic	ant's representa	tive).			
Exhibit shown or demonstration conducted:							
Exhibit snown or demonstration conducted:	es Latino. II	yes, brief desc	:ription:				
Agreement	or all of the claim	s in question.	was not r	eached.			
are many all also a				į			
Claims discussed: all claims p	•						
Identification of prior art discussed:Unis+	(1256),	Nathan	n et al (1350) and L	uang_	et al (wo	
88/00205)			<u> </u>	· · ·			
Description of the general enture of what was agree	d to if an agreem	ant was reach	ad or any other	comments: A.	184	م المطلقة والم	
Description of the general nature of what was agree		•				•	
proposed amendment in draft	form 1	which i	f timely	submitted	would	l overcome all	
rejections pending in Paper No. 8. The issue of double patenting was raised over							
the claims of SN 315,342 which will be considered upon the submission of							
applicants' response. Any and all responses will be fully considered.							
(A fuller description, if necessary, and a copy of attached. Also, where no copy of the amendments of							
Unless the paragraphs below have been checked to NOT WAIVED AND MUST INCLUDE THE SUBSTITUTE THE SUBSTITUTE ACTION AS Already been filed, then applied	STANCE OF TH	E INTERVIE	W (e.g., items 1	-7 on the reverse side	le of this	form). If a response to the	
🗹 It is not necessary for applicant to provide a separate record of the substance of the interview.							
Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the							
response requirements of the last Office action.			7	,	m		